

As a ham operator, I feel this petition should be rejected in its entirety. There is already sufficient regulatory authority and enforcement capability provided by the FCC. This would place an undue recordkeeping burden on retailers, and would adversely affect the ham radio marketplace as a whole.

I am curious as to how equipment manufactured by an individual (i.e. "homebrew" or commercial kits) would be covered under this proposal. This is not addressed at all in the petition. Neither is equipment manufactured before the regulation takes effect, such as used equipment offered for resale.

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